

Document last 4 digits (subject to change)	Region Impacted
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0207	3
0208	3
0209	8
0210	3
0211	3
0212	3
0213	7
0214	NA
0215	NA
0216	NA
0217	NA
0218	3
0219	8
0225	3
0226	8
0227	8
0228	8
0229	3
0230	3
0231	5
0232	3
0233	7
0234	5
0235	5
0236	5
0237	NA

0238	7
0239	7
0240	7
0241	7
0244	8
0245	NA
0246	7
0247	3
0248	3
0249	8
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0253	7
0254	8
0255	7
0256	7
0257	7
0258	7
0259	3
0260	7
0261	7
0262	8
0263	8

0264	3
0265	NA
0266	7
0267	3
0268	7
0273	6
0285	5
0287	7
0288	8
0289	5
0290	6
0291	5
0292	3
0293	7
0294	8
0295	5
0296	7
0297	7
0298	6
0299	8
0300	6
0301	8

0302	7
0303	3
0304	3
0305	4
0306	6
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0311	7
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0314	6
0315	3
0316	5
0317	8
0318	8
0319	8
0320	8
0321	5
0322	6
0323	5
0324	5

0325	5
0326	6
0327	7
0328	5
0329	5
0330	7
0331	6
0332	7
0333	7
0334	NA
0335	5
0336	duplicate of 0335
0337	3
0338	8
0339	7
0340	5, 6
0341	6

	0342	NA	
	0343		6
	0344		6
	0345		6
	0346		8
	0347		7
0349			6
0351	0351		6
0352			5
0353			6
Pending			8
Pending			3
Pending			7
Pending			5
Pending			5
Pending			5
Pending			6
Pending			5

Pending

5

Pending

6

CD Source	Originator
Wagner	Anonymous Citizen
Wagner	Anonymous Citizen
Drake	Anonymous Citizen
Wagner	Anonymous Citizen
Wagner	Heather Didonato (general public)
Wagner	Anonymous Citizen
Ameren Labadie	Sara Edgar (Sierra Club)
NA	Anonymous Citizen
NA	Anonymous Citizen
NA	Anonymous Citizen
NA	Anonymous Citizen
Wagner	Anonymous Citizen
Drake	Atmospheric Scientist w NCAR, but personal opinion
Wagner	Anonymous Citizen
Drake	Anonymous Citizen
Drake	Susan Permut (public citizen)
Drake	Anonymous Citizen
Wagner	Anonymous Citizen
Gibson	Madeline Hirschland
Wagner	John Leopold (former County Exec and State Delegate)
IPL Burlington and Ottumwa	Jeff Hansen, Sr Manager (Alliant Energy)
Gibson	Anonymous Citizen
Gibson	S. J. Jay (public citizen)
Gibson	Anonymous Citizen
NA	Anonymous Citizen

Ameren Labadie	Dave Hinson (MO State Rep)
Ameren Labadie	Dave Schatz (MO State Senator)
Ameren Labadie	Kirk Mathreus (MO State Rep)
Ameren Labadie	Jeanne Clauson (public citizen)
Drake	S Masias et al (public citizens)
NA	Anonymous Citizen
Ameren Labadie	Patricia Schuba (Labadie Environmental Org)
Wagner	John Garofolo (public citizen)
Wagner	John Garofolo (public citizen)
Drake	Anonymous Citizen
Ameren Labadie	Anonymous Citizen
Ameren Labadie	Anonymous Citizen
Ameren Labadie	Anonymous Citizen
Ameren Labadie	Christine Alt (Public Citizen)
Drake	Alan Goins (Former Employee of Colorado Springs Utility)
Ameren Labadie	Anonymous Citizen
Ameren Labadie	Anonymous Citizen
Ameren Labadie	Anonymous Citizen
Ameren Labadie	Gerry and Jerry Friedman (Public Citizens)
Wagner	Ronni Allen (Public Citizen)
Ameren Labadie	Lisa Zerbe (Public Citizen)
Ameren Labadie	Anonymous Citizen
Drake	Anonymous Citizen
Drake	Laura van der Pol (Citizen Group)

Wagner NA	Walter Smith (Stoney Beach Condo Assoc) Anonymous Citizen
Ameren Labadie Wagner	Anonymous Citizen Anonymous Citizen
Ameren Labadie Dolet Hills	Joseph Brazil (St. Charles County Council) Kevin Driscoll, Manager (International Paper)
Marion Sheldon and Gentleman	Leonard Hopkins, VP (SIPC) Joe L. Citta (Nebraska Public Power District)
Drake Gibson, Brown, Clifty Creek Limestone, Parish	Anonymous Citizen John Blair, President (Valley Watch) Craig Eckberg, Director of Env Services (NRG)
Marion	Robert Paine, VP (AECOM)
Wagner	Lee Meadows (Public Citizen)
Ameren Labadie	Richard Orr (Public Citizen)
Drake AB Brown	Anonymous Citizen Mark Bryant (resident and member of Valley Watch)
Ameren Labadie Ameren Labadie	Janet Dittrich (Public Citizen) Anonymous Citizen
Martin Lake Drake	Bill Stoudt (Gregg County Judge) Vicki Card, Env Section Supervisor (Colorado Springs Utilities)
Big Brown, Monticello, Martin Lake	Chrissy Mann (Sierra Club)
Drake	Jacquie Ostrom (Public Citizen)

Ameren Labadie Wagner	Anonymous Citizen Tradepoint Atlantic
Wagner	Renee Fernandez (Public Citizen)
Plant Scherer	Mark Berry (Georgia Power)
Big Brown, Monticello, Martin Lake	Chrissy Mann (Sierra Club)
Wagner Wagner	Mary Lee Zetter (Public Citizen) Anonymous Citizen
All facilities not intended as U/A	Richard Hyde (TCEQ)
Wagner	Anonymous Citizen
Ameren Labadie	Carol Nohl (Public Citizen)
Wagner NA	Anonymous Citizen Anonymous Citizen
Martin Lake Wagner	Bill Stoudt (Gregg County Judge) Anonymous Citizen
Areas in Ohio	Bob Hodanbosi (Ohio EPA)/ Brian Kolts (First Energy Corp)
Drake	Leslie Weise (Public Citizen), part 1
Drake	Leslie Weise (Public Citizen), part 2
Drake	Leslie Weise (Public Citizen), part 3
Drake	Leslie Weise (Public Citizen), part 4
Gavin	Ohio Utility Group
Sandy Creek Gibson Gibson	Sandy Creek Services Indiana Municipal Power Agency Duke Energy

Gibson	Wabash Valley Power Association
Muskogee	Usha Turner (Og&E)
Ameren Labadie	Anonymous Citizen
Alton Steel	Wayne D'Angelo (on behalf of Alton Steel)
Kyger	J Michael Brown (Ohio Valley Electric Corp)
Nearman Creek Muskogee	Kansas City Board of Public Utilities OK Chapter of Sierra Club
Ameren Labadie	Anonymous Citizen
Ameren Labadie	Anonymous Citizen
NA	NAAQS Implementation Coalition
Belle River, St. Clair, Monroe duplicate of 0335	DTE duplicate of 0335
Wagner	Raven Power
Drake	Environmental Defense Fund
Ameren Labadie	Ameren Missouri
Kyger, Dolet Hills	American Electric Power Service Corp
Big Brown, Martin Lake, Monticello, Sandow	Luminant

NA

UARG

Independence; White Bluff

Entergy Arkansas
Entergy Louisiana and Entergy Texas
Entergy Louisiana and Entergy Texas

Drake

AEC

Ameren Labadie
Dolet Hills

P. Govindaswamy (Public Citizen)
Cleco on behalf of Dolet Hills

Nelson Facilities

Calcasieu SO2 Stakeholders Group

Monroe

DTE

Dolet Hills

Louisiana Pulp and Paper

Drake

Sierra Club

Wagner

Sierra Club

Ameren Labadie

Sierra Club

Gavin

Sierra Club

Gibson

Sierra Club

AB Brown

Sierra Club

Dolet Hills
Belle River, St. Clair

Sierra Club
Sierra Club

Monroe
Muskogee

Sierra Club
Sierra Club

General Nature of Comment

EPA should focus on medical waste incinerators and large industries in Curtis Bay Region

Lives in Glen Burnie, can't breathe, blames BGE plant off Ft Smallwood Rd

Drake shows violations, we should designate them as nonattainment

Lives in Stoney Beach condos by the plant, unpleasant experience even with a nice boardwalk

Lives in Stoney Beach community, has asthma.

Wagner should be nonattainment

Mass campaign, supports EPA's intended nonattainment designation

Supports clean air

Supports clean air

Supports clean air and to halt climate change

Supports clean air

EPA should encourage MD to improve air quality in Anen Arundel County

Drake shows violations, we would be cowardly and scientifically dishonest to call the area unclassifiable

Supports nonattainment area, but too meek and mild

Urges EPA not to be influenced by small group of radicals wanting tighter SO2 regs

Concerned about air quality, wants us to enforce stringently

Wants EPA to make area nonattainment to protect residents and visitors, but especially children

EGUs in general area are noncompliant with our SO2 regs

Lives in Stoney Beach condos by the plant, wants EPA to push company to dismantle plant and replace with clean sources

Gibson is actually violating standard, we should remedy the problem

Supports nonattainment designation

We should designate the areas as attainment based on additional modeling that was submitted in December 2015

Gibson is actually violating standard, we should remedy the problem

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Gibson is actually violating standard, we should remedy the problem

Has asthma, wants air to be clean.

Area should be unclassifiable based on uncertainties in modeling and partial year of clean data

Area should be unclassifiable based on uncertainties in modeling and partial year of clean data

Area should be unclassifiable based on uncertainties in modeling and partial year of clean data

We should reduce SO2 emissions in the Labadie area

Drake violates NAAQS, EPA has failed citizens of area

Unclear which nonattainment area the citizen supports

Supports intended nonattainment area

Supports intended nonattainment area, also asks parties to bring all power plants in area into compliance

Supports intended nonattainment area, also asks parties to bring all power plants in area into compliance (duplicate)

EPA should designate area as nonattainment to stop harmful SO2 emissions

Supports nonattainment designation

Supports nonattainment designation and require facility to control emissions

Supports nonattainment designation

Supports nonattainment designation and associated controls that will be required; also requests outreach for members of the community

Opposes a nonattainment designation for the area

Supports nonattainment designation (also worried about coal ash)

Supports nonattainment designation and require facility to control emissions

Ameren must clean up its emissions

Supports nonattainment designation and require facility to control emissions

Concerned about air quality, wants EPA, MD, and Raven Power to bring power plants into full compliance

Supports nonattainment designation and require facility to control emissions

Supports nonattainment designation and require facility to control emissions

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data

Concerned about air quality, wants EPA, MD, and Raven Power to bring power plants into full compliance; also asks for greater transparency and accountability including real time public notification

Unclear which nonattainment area the citizen supports

Supports nonattainment designation and require facility to control emissions

Concerned about air quality; compares area to Flint MI

Supports nonattainment designation and require facility to control emissions

EPA should exclude IP from Dolet Hills nonattainment area

Williamson Cty should not be nonattainment (modeling pending)

Trego, KS is appropriate for background concentration

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data

Beware IDEM's manipulation of inputs for modeling

Both areas should be u/a based on most recent modeling

Area should be u/a based on most recent modeling (has beta options for some scenarios)

Dirty coal from area power plants lead to higher medical care costs and state budget costs; plants must be closed until they can consistently meet standards

Supports nonattainment designation and require facility to control emissions

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data

IDEM doesn't do a good job protecting human health, and EPA shouldn't assume that IDEM modeling is accurate

Supports nonattainment designation and require facility to control emissions

Regulations improving air quality need to be enacted

EPA should exclude portions of Gregg County from nonattainment area and designate the county as attainment instead

Area should be attainment, and monitoring data should be considered

Mass campaign, supports EPA's intended nonattainment designation for all 3 areas

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data

Supports nonattainment designation and require facility to control emissions

TPA property should not fall in the nonattainment area

Enraged about high SO2 from Wagner; many questions asked in the comment letter

EPA should not defer designation of Bibb County; background concentration used was too high

Mass campaign, supports EPA's intended nonattainment designation for all 3 areas

EPA should protect Anne Arundel County and the rest of MD from toxic emissions

Please reduce CO in Anne Arundel County

All areas around any facility not proposed as U/A should be U/A

EPA should enforce its regulations on Wagner, because the impacts to Stoney Beach are very high

Facility should have scrubbers to help save the air; regulations need to be implemented and adhered to

Area power plants have high SO2 emissions, raising health costs are hitting an area trying to rebound

Pollution matters, citizen is very pro-environment

EPA should exclude portions of Gregg County from nonattainment area and designate the county as attainment instead

Very concerned about high SO2 emissions in the area

Requesting acceptance of LW3 and Adjust U*; First Energy asserts that technical justification was given

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data; lots of questions in these comments.

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data; lots of questions in these comments.

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data; lots of questions in these comments.

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data; lots of questions in these comments.

Area should be attainment, based on purported beta option consultation/approval

Sandy Creek shouldn't be part of this round; but if it is actually required, attainment should be the designation

Supports the u/a around the facility

Supports the u/a around the facility

Supports the u/a around the facility

Muskogee not subject to July 2, 2016 round; facility has a conversion plan that will protect public health in the future

Supportive of EPA designating area as nonattainment so that emissions can be brought to safe levels

Opposes a nonattainment designation for the area; cites issues with AERMOD in the specific case of Alton

Believes that area should be u/a based on beta options that OVEC asserts were justified for use

Asserts that new modeling shows attainment; contends that emissions limits don't have to be in place by the time of designations (but can be after)

Supports nonattainment designation

Supportive of EPA designating area as nonattainment so that emissions can be brought to safe levels

Supportive of EPA designating area as nonattainment so that emissions can be brought to safe levels

Requests that EPA reconsider refusal to as the letter states, "allow LOWWIND3 in attainment demonstrations"

Fine with St. Clair; objects to unclassifiable for Monroe County because of the retirement date which hadn't occurred at the 120 day process; has a general concern with requiring the use of met data from NWS sites that have 1-minute wind data duplicate of 0335

Nonattainment for area is not supported by data; variations in results support u/a; the proposed large nonattainment area is unjustified

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data; lots of questions in these comments.

Area should at a worst case scenario, been proposed as unclassifiable (lots of exhibits)

EPA should consider beta options for Kyger; modeling done by Sierra Club for Dolet Hills has some inaccuracies (hourly exit gas and velocity, no emissions from IP Mansfield, etc)

General dissatisfaction with intended nonattainment areas (and uncl for Sandow), asserts flaws in SC modeling, asserts that we prefer monitored data over modeling and therefore areas should be unclass or u/a, etc. (lot of reading to do on this one)

EPA should not "reject" beta options; when properly sited monitoring over a period of less than 3 years shows compliance, we should designate an area as uncl; we should use a designation of "attainment" and not u/a

Supports White Bluff u/a; continues to express a support that Independence is designated u/a instead of unclassifiable, and notes that EPA should be on the lookout for additional modeling for the area

seems to be missing attachments

seems to be missing attachments

Supports a nonattainment designation for the area; EPA should protect public health and base its decision on all available data; provides FTP for modeling files

Supportive of EPA designating area as nonattainment so that emissions can be brought to safe levels

Area should be attainment with NAAQS

Area should be attainment or U/A with NAAQS; also requests some flexibility if we use Uncl

Fine with St. Clair; objects to unclassifiable for Monroe County because of the retirement date which hadn't occurred at the 120 day process; has a general concern with requiring the use of met data from NWS sites that have 1-minute wind data

Paper mill should be excluded from final nonattainment area

Opposes "uncl" for area around Drake; EPA should make the area nonattainment based on all available data

Supports intended nonattainment; does not support use of beta options

Supports intended nonattainment; does not support use of beta options

SC has provided new modeling based on '13 - '15 showing exceedances of the standard; does not support use of beta options

Area should be nonattainment based on SC and state modeling

Area should be nonattainment; even if new limits were in effect by the right time, Indiana did not properly calculate a background concentration

Supports intended nonattainment; does not support use of beta options

Supports intended nonattainment designation

Does not believe that modeling provided by state supports
unclassifiable (one of the sources modeled by the state is
expected to shut down by April 19, 2016, but SC does not
believe that the 120 day TSD properly accounted for the limit)
Supports the intended nonattainment designation